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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/804,688	03/19/2004	Brent L. Davis	BOC9-2003-0059 (1082-24U)	8175	
46322 CAREY, ROD	7590 06/04/2007 RIGUEZ, GREENBERG &	Σ PAUL, LLP	EXAM	EXAMINER	
STEVEN M. C	STEVEN M. GREENBERG			AZAD, ABUL K	
950 PENINSU SUITE 3020			ART UNIT	PAPER NUMBER	
BOCA RATO			2626		
			MAIL DATE	DELIVERY MODE	
•			06/04/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)				
		10/804,688	DAVIS ET AL.				
	Office Action Summary	Examiner	Art Unit				
		ABUL K. AZAD	2626				
Pariod fo	The MAILING DATE of this communication app	pears on the cover sheet with the c	orrespondence address				
Period fo		//0.055.50.50.50.50.50.50.50.50.50.50.50.5					
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.1: SIX (6) MONTHS from the mailing date of this communication. Disperiod for reply is specified above, the maximum statutory period wire to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from . cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D. (35 U.S.C. & 133)				
Status							
1) 又	Responsive to communication(s) filed on 19 M	larch 2004	•				
	This action is FINAL . 2b) This action is non-final.						
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
	closed in accordance with the practice under E						
Disposit	ion of Claims						
4)🛛	4)⊠ Claim(s) <u>1-19</u> is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)	Claim(s) is/are allowed.						
	Claim(s) <u>1-19</u> is/are rejected.	•					
	Claim(s) is/are objected to.						
8)[_]	Claim(s) are subject to restriction and/or	r election requirement.					
Applicat	on Papers		•				
9)[The specification is objected to by the Examine	r.					
	The drawing(s) filed on 19 March 2004 is/are: a		by the Examiner.				
	Applicant may not request that any objection to the						
	Replacement drawing sheet(s) including the correct						
11)	The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Priority ι	ınder 35 U.S.C. § 119						
	Acknowledgment is made of a claim for foreign ☐ All b) ☐ Some * c) ☐ None of:	priority under 35 U.S.C. § 119(a)	-(d) or (f).				
	1. Certified copies of the priority documents have been received.						
	2. Certified copies of the priority documents						
	3. Copies of the certified copies of the prior		d in this National Stage				
* 0	application from the International Bureau						
	See the attached detailed Office action for a list	or the certified copies not receive	a.				
Attoob	Ma)						
Attachmen 1) ⊠ Notic	t(s) e of References Cited (PTO-892)	4) Interview Sümmary	(PTO 442)				
2) 🔲 Notic	e of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da	te				
3) 🔀 Infor	nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	5) Notice of Informal P	atent Application				
rape	Hotopivian Date	6)					

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DETAILED ACTION

1. Claims 1-19 are pending in this Office Action.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1-19 are rejected under 35 U.S.C. 102(e) as being anticipated by Wuppermann et al. (US 6,725,197).

As per claim 1, Wuppermann teaches, "a method for processing string input for a field in an interactive voice response (IVR) system", the method comprising the steps of:

"identifying a sub-string pattern of characters within acceptable input for the field which is known to enjoy a high likelihood of recognition" (col. 5, line 38 to col. 6, line 6);

"prompting an interacting user for string input limited to said sub-string pattern" (col. 4, lines 28-34);

"matching received sub-string input conforming to said sub-string pattern with data which conforms to said acceptable input to locate the string input for the field and, completing the field with said matched data" (Abstract).

As per claim 2, Wuppermann teaches, "wherein said identifying step comprises the step of identifying a sub-string pattern of characters within acceptable input for the

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field which is known to enjoy both a high likelihood of recognition and a high level of uniqueness" (Abstract).

As per claim 3, Wuppermann teaches, "wherein said identifying step comprises the step of identifying a sub-string pattern of numeric, alphabetic and alphanumeric characters within acceptable input for the field which is known to enjoy a high likelihood of recognition" (col. 3, lines 1-15).

As per claim 4, Wuppermann teaches, "wherein said matching step comprises the step of querying a database for all records which have a specified field which contains said received sub-string input" (col. 2, line 34 to col. 3, line 15).

As per claim 5, Wuppermann teaches, "further comprising the step of prespecifying which characters have a high likelihood of recognition" (Abstract).

As per claim 6, Wuppermann teaches, "further comprising the step of prespecifying a likelihood of recognition value for each of said characters" (Abstract).

As per claim 7, Wuppermann teaches, "if said matching step produces a set of matching data, each data item in said set matching said sub-string input, disambiguating a desired data item from other data items in said set" (Abstract).

As per claim 8, Wuppermann teaches, "wherein said disambiguating step comprises the steps of: selecting an additional field for processing, additionally prompting said interacting user for additional input for said additional matching received additional input for said additional prompting with data which conforms to said acceptable input to locate the string input for the field" (col. 6, lines 19-54).

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set forth in the rejection of claims 1-8.

Contact Information

As per claims 9-19, they are interpreted and thus rejected for the same reasons

4. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Abul K. Azad whose telephone number is (571) 272-

7599. If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Patric Edouard, can be reached at (571) 272-7603.

Any response to this action should be mailed to:

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

Or faxed to: (571) 273-8300.

Hand-delivered responses should be brought to 401 Dulany Street, Alexandria,

VA-22314 (Customer Service Window).

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May 26, 2007

Abul K. Azad / Primary Examiner Art Unit 2626